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17	Telephone: (818) 981-9200 Facsimile: (818) 981-9201			
18	Attorneys for Plaintiff			
19	MARNICE CLERK			
20	UNITED STATES DISTRICT COURT			
21	DISTRICT O	F NEVADA		
22	MARNICE CLERK,	Case No. 2:17-cv-02796-JAD-CWH		
23	Plaintiff,	STIPULATION FOR CAESAR'S		
24	vs.	ENTERTAINMENT OPERATING COMPANY, INC. TO EXTEND TIME		
25	LIFE INSURANCE COMPANY OF NORTH	TO RESPOND TO COMPLAINT [First Request]		
26	AMERICA; CAESAR'S ENTERTAINMENT OPERATING COMPANY, INC and DOES 1 to			
27	10, Inclusive,,			
28	Defendants.			
		Case No. 2:17-cv-02796-JAD-CWH		
	150905 1	STIP TO EXT CAESAR'S TIME TO RESPOND TO COMPLAINT [L.R. 6-1(a)]		
	159895.1			

1	1 WHEREAS, Defendant CAESAR'S ENTERTAINMEN	T OPERATING COOMPANY,	
2	2 INC. ("Caesar's") received the Complaint in this action by	y Plaintiff MARNICE CLERK	
3	3 ("Plaintiff") on November 8, 2017.		
4	WHEREAS, a responsive pleading to the Complaint shoul	d be filed and served on behalf of	
5	Caesar's by November 29, 2017;		
6	WHEREAS, Caesar's counsel requires time to review and assess the file in order to prepare		
7	an adequate response to the Complaint;		
8	WHEREAS, for good cause and pursuant to Local Rule IA 6-1, the parties wish to extend		
9	the time within which a responsive pleading to the Complaint must be filed and served by Caesar's		
10	10 by 30 days, to December 29, 2017;		
11	WHEREAS, this is the first stipulation for extension of tir	ne to file a responsive pleading to	
12	the Complaint;		
13	IT IS HEREBY STIPULATED by and between Plaintiff and Caesar's, by and through their		
14	respective attorneys of record, that the time within which a responsive pleading to Plaintiff's		
15	Complaint must be filed and served by Caesar's is extended to December 29, 2017.		
16	16 IT IS SO STIPULATED.		
17	17		
18	Dated: November 28, 2017 LAW OFFICE OF JUJulie A. Mersch	ULIE A. MERSCH	
19			
20	By: /s/ Julie A. Mer	sch	
21	Julie A. Mersch Attorneys for P		
22		ERK	
23	Dated: November 28, 2017 LAW OFFICES OF	KEVIN M. ZIETZ	
24	TT 1 3 5 FT		
25			
26	By: /s/ Kevin M. Zietz  Kevin M. Zietz		
27	27 Attorneys for P MARNICE CL	laintiff ERK	
28	28		
		G N 2.15 02506 LLD GWH	

1 2	Dated: November 28, 2017	LAW OFFICES OF TODD KRAUSS & ASSOCIATES Todd Krauss
3		
4		By: /s/ Todd Krauss
5		Todd Krauss Attorneys for Plaintiff
6		MARNĬCE CLERK
7	Datada Nassambar 20, 2017	MECEDITE MUMDED 6 HUCHECLID
8	Dated: November 28, 2017	MESERVE, MUMPER & HUGHES LLP Anna Maria Martin
9		
10		By: /s/ Anna Maria Martin Anna Maria Martin
11		Attorneys for Defendants LIFE INSURANCE COMPANY OF
12		NORTH AMERICA and CAESAR'S ENTERTAINMENT OPERATING
13		COMPANY, INC.
14		
15	ECF Certification	
16	The filing attorney attests that she has obtained concurrence regarding the filing of this document	
17	from the signatories to this document.	
18		
18 19		
	1	
19	l IT IS	S SO ORDERED.
19 20		S SO ORDERED.
19 20 21		S SO ORDERED. TED: 11/29/17
19 20 21 22		
19 20 21 22 23	DAT C.W	TED: 11/29/17 . HOFFMAN, JR.
19 20 21 22 23 24	DAT C.W	TED: 11/29/17
19 20 21 22 23 24 25	DAT C.W	TED: 11/29/17 . HOFFMAN, JR.
19 20 21 22 23 24 25 26	DAT C.W	TED: 11/29/17 . HOFFMAN, JR.